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Last Revised 12/1/11

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

		9 21
IN RE:		Case No
		Judge
Moore, Lance A.		Chapter 13
	Debtor(s)	
CHAPTER 13 PLAN AND	MOTIONS	
[X] Original	[] Modified/Notice Required	[X] Discharge Sought
[] Motions Included	[] Modified/No Notice Required	[] No Discharge Sought
Date: June 29, 2015		
	THE DEBTOR HAS FILED FOR RELIEF UNDE OF THE BANKRUPTCY CODE	
	YOUR RIGHTS WILL BE AFFEC	TED
confirmation hearing on the Plan	the court a separate Notice of the Hearing on Confine proposed by the Debtor. This document is the actual of the second of the s	al Plan proposed by the Debtor to adjust debts.

You should have received from the court a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice.

YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM

THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM
Part 1: Payment and Length of Plan
a. The Debtor shall pay \$ 519.00 per month to the Chapter 13 Trustee, starting on July 1, 2015 for approximately 60 months.
 b. The Debtor shall make plan payments to the Trustee from the following sources: [X] Future Earnings [] Other sources of funding (describe source, amount and date when funds are available):
c. Use of real property to satisfy plan obligations: [] Sale of real property Description: Proposed date for completion:
[] Refinance of real property Description: Proposed date for completion:
[] Loan modification with respect to mortgage encumbering property Description: Proposed date for completion:
d. [] The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e. [] Other information that may be important relating to the payment and length of plan:
Part 2: Adequate Protection

a. Adequate protection payments will be made in the amount of \$ None to be paid to the Chapter 13 Trustee and disbursed							
pre-confirmation to	(creditor).						
b. Adequate protection payments will be made in the amount of \$	to be paid directly by the debtor(s) outside the Plan,						
pre-confirmation to	(creditor).						

Part 3: Priority Claims (Including Administrative Expenses)

All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Creditor	Type of Priority	Amount to be Paid
Andrew G. Greenberg, Esq.	Attorney fee	2,250.00
Internal Revenue Service	Taxes	5,000.00
New Jersey Division Of Taxation	Taxes	100.00

Part 4: Secured Claims

a. Curing Default and Maintaining Payments

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the Debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

					Regular
				Amount to	Monthly
			Interest	be Paid to	Payment
			Rate on	Creditor (In	(Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
Rushmore	real estate	20,000.00		20,000.00	1,666.00

b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Chaditon	Colleteral	Scheduled	Total Collateral	Superior	Value of Creditor Interest in	Annual Interest	Total Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	be Paid
None							

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

		Value of	Remaining
		Surrendered	Unsecured
Creditor	Collateral to be Surrendered	Collateral	Debt
None			

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d. Secured Claims	Unaffected b	y the Plan								
The following secur Debtor shall make					he Pla	an.				
e. Secured Claims	to Be Paid in	Full Throu	ıgh the P	lan						
Creditor	Collateral Total Amount to be Paid through the Plan									
None										
Part 5: Unsecured Clai										
a. Not separately c	lassified Allo	wed non-pr	iority uns	secured clai	ms sh	all be paid:				
Not less th Not less th X Pro Rata d b. Separately Class	istribution fro	ercent m any rema	ining fun	ads		s:				
Creditor		Basis for S	Separate (Classification	on	Treatment			Amou	unt to be Paid
None			1							Taid
Part 6: Executory Cont	tracts and Ur	nexpired Le	eases							
All executory contracts :				except the f	follow	ing, which a	re assumed:			
Creditor				ntract or Le	ase		Treatment by	Debtor		
Capital One		auto	mobile lo	an			assumed			
Part 7: Motions NOTE: All p	lans containi	ng motions	must be	served on	all no	tentially aff	ected credito	rs. togethe	with	
a Chapter 13 3015-1. A Pro are served.	Plan Transn	nittal Lette	r, within	the time a	nd in	the manner	set forth in	D.N.J. LBR	t	
Where a mot that asserts a to the motion accordance w confirmation hearing, which result in the state plan.	secured claims, and serves a vith D.N.J. L. hearing. In cash shall be the	m that is gras an objec BR 3015-6(order to pro e hearing o	reater thation to co a). The co osecute the	an the amo onfirmation reditor sha he objection otion. Failu	ount to the transfer of the tr	o be paid in e proof of cla e a proof of s e creditor m appear to p	the plan servaim shall be service prior ust appear at rosecute the conservations.	es as opposerved in the scheother the confirmation of the confirma	duled mation	
a. Motion to Avoid The Debtor moves t					otions:					
l l	Vature of Collateral	Type Lien	of	Amount Lie		Value of Collateral	Amount of Claimed	Sum o		nount of ien to be

Exemption

Liens

Avoided

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							Against	
							the Property	
None							Порену	
b. Motion to Vol The Debtor move		•					consistent wit	th Part 4 above:
Creditor			Collat	teral				amount of Lien be Reclassified
None								
The Debtor move collateral consistent v	es to reclassify	the following				•	-	iens on
Creditor		Colla	tamal			Amount Deemed Se		Amount to be Reclassified as
None		Cona	iterar			Deemed Se	cured	Unsecured
					l			
a. Vesting of Property of the Estate								
Part 9: Modification		y the post-pe	anon ci					
If this plan modifies a		y filed in this	case, co	omplete the in	formation belo	W.		
Date of Plan being m	odified:							
Explain below why	the Plan is bein	g modified		Evnl	ain helow how	the Plan is being	ng modified	

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Are Schedules I and J being filed simultaneously with this Modified Plan? [] Yes [X] No

Part 10: Sign Here

The Debtor(s) and the attorney for the Debtor (if any) must sign this Plan.

Date: June 29, 2015 /s/ Andrew G. Greenberg, Esq.

Attorney for the Debtor

I certify under penalty of perjury that the foregoing is true and correct.

Date: **June 29, 2015** /s/ Lance A. Moore

Debtor

Joint Debtor